

1885-016 Chancery Causes: Thomas S. Gibson, jr. vs. Alexander Gibbs & wife to
Lee Co.

Hobbs, Estes, Lucas, Ball, Coleman, Brown, Moss, Morgan,
Minton, Ely, Pridemore

CA-Estate Dispute
T-Property

To the Honorable John A. Kelly Judge
of the Circuit Court of Lee County Va
Your orator, Thomas S. Gibson Jun.

Humbly Complaining sheweth, unto your
Honor, that some time during cralittle after
the close of the late war one Mares M.
Gibson departed this life intestate, leaving
no lineal descendant, he left a considerable
personal estate and was considerably in-
debted, his personal estate, has been
fully administered, and the real estate united
out for the payment of debts, until the
same are about liquidated, the fund at all
events is sufficient to pay the same.

The real estate consists of one tract
of land situated near Gibsons Station in this
County adjoining the lands of Thomas S. Gibson
and others, and consists of about 200 acres
worth probably 3000⁰⁰\$. As before stated
the said Mares M. Gibson left no lineal de-
scendants, but the same descended to his
brothers and sisters, so in number,

viz: Elizabeth⁽¹⁾ Bass, wife of William Bass
son⁽²⁾ H. Gibson, G. E. Gibson⁽³⁾ son, Eliza⁽⁴⁾ Coleman
widow of Coleman, Mary⁽⁵⁾ L. Gibbs wife
of Alexander Gibbs, Esther⁽⁶⁾ Brown, Johnson
Gibson⁽⁷⁾, George⁽⁸⁾ Gibson, Thomas⁽⁹⁾ S. Gibson, and
Sarah⁽¹⁰⁾ Hobbs, the last four of whom is now

dead, leaving the following children their heirs at law. Johnson Gibson, six children viz.

G. S. Gibson James S. Gibson Thomas S. Gibson Jun. George W. Gibson, Nathaniel S. Gibson, and Elizabeth Moss, she is now also dead, and left the following children her heirs at law viz.

James Moss, John Moss Rufus Moss, Josephus Moss and Mary, Maryann formerly Moss who is intermarried with Nathaniel Morgan, - all of these except James Moss are infants, under 21 years of age, - George Gibson left at the time of his death seven children his heirs at law which is unnecessary to name they all having sold their interest in said land and conveyed the same to Thomas S. Gibson Sen. and the above named George W. Gibson who have conveyed the same. Thomas S. Gibson left as his heirs, James Gibson Moses M. Gibson G. S. Gibson Jun. and Mary Minton wife of George Minton, and she the said Mary Minton is now dead leaving one infant child her heir at law viz. Franklin Minton, G. S. Gibson Jun. is also an infant, Sarah Hobbs is also dead as is her husband, she left at the time of her death, the following children her heirs at law viz. G. S. Hobbs, W. B. Hobbs Mrs M. B. Gibbs widow, an relict of Gibbs deceased, and Elizabeth Estes wife

of Esther and Margaret M. Lucas, wife
of Lucas, G. D. Hobbs, is also an infant
many of these parties are non-resident,
several as will be seen are infants, the
land though valuable is entirely too small to
be conveniently partitioned, and indeed it
would ruin to do so, except Thomas S. Gibson
who owns $\frac{3}{4}$ of 10th, and who has lands ad-
joining could possibly be better suited by
having his share laid off adjacent to his
and to which there would be no objection.
To have said land sold and the proceeds
thereof partitioned among those entitled thereto is
the object of this bill - Your orator here
and his friends to wit a son of Johnson
Gibson declared.

His prayer therefore is that Wm Ball, and
Elizabeth Ball his wife, Wm H. Gibson, G. D.
Gibson, Eliza Coleman, Alexander Gibbs,
Mary J. Gibbs his wife, Esther Brown, G. D.
Gibson (Johnson son) James L. Gibson, George W.
Gibson, Nathaniel J. Gibson, James Mox,
John Mox, Rufus Mox, Josephus Mox
Nathaniel Morgan and Mary Morgan his wife
Thomas S. Gibson (son) James Gibson (Thomas S. son)
Moses Mc Gibson G. D. Gibson Jr. Franklin Minton
G. D. Hobbs H. B. Hobbs M. V. Gibbs Estes
and M. V. Estes his wife Lucas and Margaret
M. Lucas his wife, be made parties de-

On bill \$ 3.33
 Hayatt " 3.41
 Stts. 15.00
 3 5.50
 U. S. L. 5.00
 Curr. Orr. 7.20
 \$ 37.99
 Estimated 8.00
 \$ 45.99

Thomas S. Gibson Jr.

vs } Bill Chy

Mer. Gibbs wife et al

1881, July, Bill filed, Spas. tried on home Dist. and arch.

U. S. N. Ord. Pib. 12 Jan. res. Aug. 1st. Court of Probate appointed G. D. L. for probate and his ans. filed. A. P. Court and set for hearing by Dist.

11 Aug. 11. Decree for probate cont'd.

1882. March Decree cont'd.

11 Aug. 11. Decree cont'd.

1883, Mr. Aug. 11. Decree cont'd.

1884. cont'd this year.

1885 Mr. Decree Rule & cont'd.

11 Aug. Decree final.

Servants to this bill and answer is
 allegations upon oath, and upon a hearing
 a decree be rendered to sell said land &
 divide the proceeds thereof among those entitled.
 And for a guardian ad litem to be ap-
 pointed to answer against the infants,
 John Thos. Rufus Thos. Josephus Thos. Henry
 Thos. Thos. Thos. Thos. Thos. Thos. Thos.
 and G. D. Thos. and for all other parties &
 General relief, May upon same &c.

J. D. Dickinson
 for Bill.

To the Honorable Jno. A. Kelly Judge of the
Circuit Court of Lee County Va.

The seperate answer of Franklin Minton, John
Moss, Rufus Moss, Josephus Moss, Mary Morgan
Z. S. Gibson jur. and Z. S. Hobbs, infants
under Twenty one years of age, to a bill in
this Honorable Court against these respondents
et al. by Thomas S. Gibson jur.; by J. A. Hyatt
their Guardians ad litem. Respondent, saving the
benefit of all just & proper exceptions, for
answer thereto or so much thereof as he is
advised is material for him to answer,
answering he says. — So far as he is
capable of judging, the plaintiff has correctly
& fully set forth the facts of the case in his
Bill, and the interest of Respondent is prop-
erly set out, Respondent knows of no reason
why said land should not be sold in
pursuance of the plaintiffs prayer, nor are
these wards of sufficient years to advise
him of any defense to the plaintiffs bill,
Respondents' wards being of tender
years and incapable of understanding

J. A. S. Hyatt.

Sworn to before me August - 4th 1881.

Thomas D. Gibson Jun.
Westbury, N. Y., 18 June
My dear father

Filed Aug 4-1881.

De A. W. Muntz & Co.

4359.90

$$\begin{array}{r} 7 \overline{) 438.99} \\ \underline{62.28} \end{array}$$

Thomas J. Gibb's for -- Plff.

against

Alexander Gibb, wife et al Defs. } such

This cause came on this day to be finally heard upon the papers formerly read - and the report of A. L. Pridemore Comr. this day filed accompanied by the deed heretofore directed to be made by him. And the said report and deed being re-excepted to are confirmed & made final - And the said S. C. Kincaid purchaser, will pay to Comr. Pridemore \$5.00 making said deed, and he has leave to withdraw the same from the files of this Court, And no further action being necessary the cause is stricken from the docket.

Thomas J. Gibson Jr

23 Dec
Funeral

Alex Gibson wife & al

Aug. 1. 1885

Ent page 480.

J. A. Hyatt, cc.

Enter this

Aug. 29, 1885
J. A. K.

Thomas S. Gibson Jr. Plffs.
Against
Alexander Gibson & wife et al. defts. } Indg.

This
Cause, came on this, day to be heard
upon the papers formerly read and the
report of A. L. Pridemore Comr. filed
Aug. 14th 1886; And was argued by Coun-
sel. And it appearing to the Court that
said report is unexcepted, the same
is confirmed. On consideration whereof
and for reasons, appearing to the Court-
A. L. Pridemore who is hereby appointed
a special Commissioner for the purpose
well make and execute, To S. C. Kincaid
a deed with covenants of special
warranty, for the land mentioned and
described in said Cause, as pur-
chased by him - And who is paid
for all except the amount shown by
said report. He will file a re-
port showing the execution of said
deed at some future day of this term
and the cause is continued for the coming
in of said report.

Thomas S. Gibson Jr

r Decur

A. Gibbs wife et al
Ans 7. 1885

Entered page

453

J. A. Hyatt & Co

Entered
J. A. H.
Aug. 25 1885

Thomas J. Gibson Jr. . . . Plff }
Against } In ch
Alexander Gibbs, wife . . . Deft }

This Cause came on again this day
to be heard upon the papers formerly
read, and the report of A. L. Pridemore
Special Commissioner filed December
10th 1881. and was argued by Counsel. On
consideration whereof and for reasons
appearing to the Court, said report being
unexcepted to the same is confirmed and
the sale thereunder made final. And it
appearing by said report that there is
due as of ~~the~~ date of the first note
the sum of \$99. 10 to A. L. Pridemore as or
for his Commissioner ^{of sale} it is ordered that said
sum be retained by him out of the first
note of ~~sale~~ purchase money, and said
Commissioner is directed as the said pur-
chase money falls due to collect the same
and pay it out to the parties entitled
thereto as shown by the papers in the
Cause, ^{except that no disbursement shall be made of the same} but before collecting any
sums hereunder, he will execute bond
before the clerk of this Court in a penalty
of \$6000. Condition to duly perform the
duties hereunder. He will report his actions
hereunder from time to time and the Cause is
continued.

to remain until further order of the Court

Thomas S. Gibson Jr

vs $\frac{3}{4}$ Decree -
Confirming Sale

Alexander Gibbs & wife
March 1. 1882

Entd Page 245
J. A. Hyatt
Clerk

Enter this
April 1st 1882
J. A. H.

Thomas S. Gibson Jr. - - - - - Pres.

Against

Alexander Gibbs wife et al, Defts

Why

This Cause came on this day to be heard upon the bill taken for confessed as to the adult home defendant, the order of publication duly made and pasted as to the adult non-resident defendant; The answer of John A. G. Hyatt, guardian ad litem for the infant defendant, Franklin Minton, John Mox, Rufus Mox, Josephus Mox, Mary Morgan, C. S. Gibson Jr. and G. S. Hobbs, and deposition of ~~W. S. Hobbs~~ ^{W. S. Hobbs}, this day filed. And was argued by counsel. On consideration whereof the Court is of opinion, that it will be inconvenient to partition said lands among the parties entitled thereto, and hence advantageous to make sale thereof. It is therefore adjudged ordered and decreed that sale be made thereof, for which purpose A. S. Pindmore who is hereby appointed a special commissioner for the purpose is directed to see upon a credit of ~~one two and three~~ ^{one two and three} months the lands in the bill mentioned. He will make sale thereof at the front door of the Court of this County on some Court day, or on the premises at some convenient time as may be deemed most advisable by him, by public

+ said Commissioner will in his report of sale mention specially whether or not such sale is in his opinion more advantageous than a private sale, and whether or not ^{it} can be better made.

out cry to the highest bidder. He will require a sufficient sum paid in hand to pay the costs of suit ~~and sale~~ and for the residue take bonds payable to himself as commissioner bearing interest from day of sale. But before making sale he will post notice for at least 30 days on the front door of the Court House of this County, and at two or more public places in ^{the} ~~this~~ County one of which shall be in the neighborhood where the land lies setting out times terms and place of sale. He will report his action to this Court at some future term and the cause is continued.

Thomas J. Gibson Jr.

103 { decree for
sale.

Alexander Gibson

Aug. 1. 1887

Entered Page 212-13

J. A. Hyatt
Clerk

Enter this
Aug. 26 / 1887
Jr. A. K.

Thomas J. Gibson Jr.

against

Alexander Gibbs & wife et al

} Duly

This Cause
Came on again this day to be
heard upon the papers formerly
read and the report of A. L.
Pridemore filed in the Cause, showing
that the last installment of the
purchase money is still due &
unpaid. It is therefore ordered
that J. C. Kincaid and Wm Haskins the
surviving obligors in said bond, Wm
Woodson being now dead. do appear
here on the first day of the next
term of this Court and show cause
if any they can why said
lands ^{or so much thereof as may be necessary} shall not be resold for
so much cash in hand as will
pay the residue appearing due
from them on said Kincaid's pur-
chase. And the Cause is continued
until the next term.

Thomas L. Gibson

vs Rule

Alexander Gibbs wife
March 1. 1883rd

Entered D.B. Page
435.

J.R. Gibson D.B.

Enter this
March 25 1885
J.A.K.

Virginia.

At a Circuit Court continued
and held for Lee Co. March 27th 1883
Thomas Gibson Jr. Plff^s }
against } In Chy
Alexander Gibbs wife et al. Def^s }

This cause came on this day again
to be heard upon the papers formerly
read^d and the report of A. L. Bridenore
filed in the cause, showing that
the last installment of the purchase
money is still due & unpaid.
It is therefore ordered that - I
do Kincaid^d and W^m. Hoskins the
surviving obligors in said bond.
William Woodson being now
dead, do appear here on the first day
of the next term of this Court and show
Cause, if any they can, why said
lands or so much thereof as may be
necessary, shall ^{not} be sold for so much
cash in hand as will pay the residue
appearing due from them, on said
Kincaid's purchase. And the cause
is continued until the next term.

A Copy Teste

J. A. Hyatt C. C.

Thos. S. Gibson Jr
Rule
no 3

Alex. Gibbs wife et al

Executed by handing
a true office copy of the
within to J. C. Kincaid
Jr W. C. Hoskins May the
14th 1885 J. St. Erving D. S.
for R. D. Flanery S. L. C.

Sherriff	1.00
3 copies	75
Receipt	18
	<u>1.93</u>

Thomas S. Gibson Jr.

Plff

against

In Chancery

Alexander Gibbs & wife et als. Defts

The depositions of Thomas S. Gibson Jr. taken
before the undersigned Commr. in the presence
of the attorney for plaintiff and the Guardian
ad litem for the infant defendants, on the
26th day of August 1881.

The said Thomas S. Gibson Jr., a witness of
lawful age, and being first duly sworn, deposes
and says. I am acquainted with the land in
this cause mentioned which the plaintiff seeks
to partition or sell, and am of opinion that
it will be advantageous to the infant defend-
ants to make sale of said lands.

And further this deponent saith not.

Thos. S. Gibson

Thomas S. Ely another witness of lawful age
and being first duly sworn deposes and says.
I am, to some extent acquainted with the lands
in this cause mentioned, and from my acquain-
tance with said lands, I am of opinion that it
will be to the advantage of the infant defendants
that said land be sold.

And further this deponent saith not.

Thos. S. Ely

The said John R. Gibson another witness
of lawful age, and being first duly sworn
deposes and says.

I am acquainted with the land sought to
be sold in this cause, and am of opinion
that it will be advantageous to the infant
defendants for said land to be sold, and the
proceeds otherwise invested.

And further this deponent saith not.

John R. Gibson

The foregoing depositions of Thomas S. Gibson,
Thomas S. Ely & John R. Gibson, were this day taken,
sworn to and subscribed before me at the
time, and for the purposes in the caption men-
tioned. Given under my hand, Aug. 26th 1881.

James W. Orr, Clerk
in chancery for Lee
County Circuit Court.

Thos. S. Gilson Jr.
vs. Depot.
Mr. Gilson's wife &
- als
Filed Aug 26th 1881.
J. A. G. Hyatt, Clk.

Court fee 75 cts

Virginia Lee County to wit.

This day A. L. Pridemore personally appeared before me the undersigned and made oath that he is informed and believes that Eliza Coleman Alexander Gibbs & Mary J. Gibbs his wife, James Moss, John Moss, Rufus Moss, Josephus Moss, James Gibson Thomas & sons, Moses Mc Gibson G. D. Gibson Jr. G. D. Hobbs, W. B. Hobbs, W. V. Gibbs, M. V. Ester, her husband Ester, Margaret M Lucas wife of Lucas and James L. Gibson are non residents of the Commonwealth of Virginia Given under my hand this 20th day of June 1887.

John C. Carr, D.C.

Thos. S. Gibson Jr.
vs & Affidavit
Alec Gibson & Co.

\$ 300

To The Honorable John A. Kelly
Judge of the Circuit Court of Lee
County Virginia:

The undersigned who was appointed
to make sale of certain lands belonging
to the heirs at law of the late M. M.
Gibson deceased; set forth in the bill and
proceeding of the chancery cause of Thomas
S. Gibson Jr. vs. Alexander Gibbs & wife et al
now pending in your Honors Court begs
leave to report that, in pursuance with
the discretion vested in your Court, by said
decree, he upon full information, determined
to sell said lands upon the premises, and
accordingly advertised the same, at
every public place in the County from
Cumberland Gap to the Court House, &
in pursuance to said notice on the
7th day of November, 1881 he proceeded
on the premises by public outcry to
sell the same to the highest bidder
and the same was knocked down to
J. C. Kincaid at the price of \$4505.00, of
which sum your Court required paid in hand
the cash \$46. He did not require his com-
missions paid in hand fearing the require-
ing so much paid down might injure
the sale. The cash thus paid in hand deducted
leaves the sum of \$4459. for which said

bonds must be executed on each for the sum of \$1486.33 $\frac{1}{2}$. This your Court required and said Kincaid executed the said three bonds bearing interest from date and falling due in one two & three years with Wm. Hoskins & Wm. Woodson as his securities, being perfectly good. Mr Woodson being a man of liberal means. This sale is an exceptionally good one, no person even the most interested put the land over \$4000. and most persons at \$3500 before the sale, the later figures your Court would have regarded a fair price. Many of the adult heirs were present bidding & really wanted the land to which they attached some fanciful value being the old homestead farm; they are men of ample means & hence they ran the land over its real value & caused the high price paid for it. Your Court does not believe a better sale could under any circumstances be made. The Court due your Court, on first \$300. 5% p. ct. \$15.00
 2% p. cent on residue 4205.2 " " 84.10
 making in all - - - - - 99.10
 which your Court thinks should be paid him out of first note, as thus leave for distribution among any said heirs the net sum of \$4359.90 with legal interest thereon from 7th of Nov. 1861. All of which is respectfully submitted.

Dec. 10th / 1881.

A. L. Prudden

Special Commissioner

Thomas S. Gilman Jr.

A. L. Prudden Com.
 vs
 33
 Report No. 1

Alex. Gibbs owner of real

Filed Jan. 9th 1882
 J. H. Wyatt
 Clerk

To the Hon. John A. Kelly
Judge of the Circuit Court of
Lee County Va.

The undersigned Special Commissioner in the case of ~~the~~
Thomas S. Gibson Jr. against Alex-
Gibbs and wife & others begs leave
to report that the purchaser
S. C. Kincaid has paid all
the purchase money due from
him on said farm and the same
has been paid out to the benieu-
titled, receipts for all which is
in the possession of your Court,
for the inspection of the Court
or any one interested. The pur-
chaser is therefore entitled to a
deed for said land. Your Court
has said the purchase money is
fully paid thus may be on a
careful settlement a few dollars
of interest yet due, but ~~the party~~
is so perfectly good that no harm
can come from making the deed at
this time. All of which is respect-
fully submitted.

A. L. Pridemore
Special Commissioner

Thomas S. Gibson Jr

& Report

At Gibson's

Filed Aug. 14 1885

J. A. Hyatt C. C.

To the Hon. John A. Kelly Judge
of the Circuit Court of Lee County
Va.

The undersigned, a Special
Commissioner in the Chy Cause
of Thomas S. Gibson J. v. Alexander
Gibbs & wife et al, beg leave to
report - that in pursuance with
a decree rendered at this term
of the Court - he has made and
thereof files the deed required by
a former decree. And no further
duty remains to be performed by
him. All of which is respect-
fully submitted.

A. L. Pendergast
Comm.

Thomas S. Gibson Jr

W J Report
J Final

Alexander Gebbsay
et al

Virginia

At Rules held in the clerks office of the
Circuit Court of Lee County on Monday the
14th day of July 1881.

Thomas S. Gibson Jr

Plffs

v.s

In Chancery

Alexander, Gibbs & wife et als Defts

The object of this suit is to sell the land in
the bill mentioned, being the land owned by
W. M. Gibson Dec'd, at the time of his death, and
divide the proceeds thereof among those
entitled thereto, And it appearing from an
affidavit filed in the case, that Eliza
Coleman, Alexander Gibbs and Mary J. Gibbs
his wife, James Moss, John Moss, Rufus
Moss, Josephus Moss, James Gibson (Thomas A.
son) Moses, M. Gibson, J. S. Gibson Jr, J. S.
Hobbs, W. B. Hobbs, M. V. Gibbs and her
husband — Gibbs M. V. Estes and her
husband, — Estes, Margaret, M. Lucas &
— Lucas her husband and James J.
Gibson are non residents of the State
of Virginia — It is ordered that they
appear here in one month after date
publication of this order, and do what is
necessary to protect their interest in this
suit. A copy teste J. A. Hyatt Clerk
Paul Let

Lee County, to wit

I certify that on the 1st day
of the July County Court, ¹⁸⁸¹ I posted
a copy of the within order at the front
door of the Court House.

July 25th 1881.

J. A. Hyatt Clerk.

Chas. S. Gibson Jr.

vs } order Publ.

Alexander Gibson wife et als

~~Filed July 4th 1881.~~
Copy posted & one
to Lee Sentinel
July 4th 1881.

The Commonwealth of Virginia.

To The Sheriff of Lee County, Greeting:]

We command you to summon

*Wm Ball, Elizabeth Ball his wife, Wm G. Gibson
 L. S. Gibson Jr, Eliza Colman, Alexander Gibbs, Mary G. Gibbs his wife,
 Esther Boston, G. S. Gibson, Jonathan Long, Jas. J. Gibston, George W. Gibson,
 Nathaniel J. Gibston, James Mass, John Mass, Rufus Mass, Joseph Mass, Na-
 thaniel Morgan, Mary Morgan his wife formerly Mary Mass, Thos. S.
 Gibson Jr, James Gibston, Thos. S. son of Jas. S. Gibston, G. S. Gibston Jr.
 Francis M. Gibston, G. S. Gibston, N. B. Gibston, M. V. Gibston, + Estes, and M. V. Estes
 his wife, Lucas + Margaret M. Lucasthis wife, +*

To appear at the Clerk's Office of the Circuit Court of Lee county, at the Court House, on the first Monday in *July*
 next, being rule, to answer a bill in Chancery, exhibited in our said Court against *them* by

Thomas S. Gibson Junr.

And have then there this writ. Witness JAMES W. Orr, Clerk of our said Court, at the Courthouse, this
 day of *June* 1881, in the 10th year of the Commonwealth.

John W. Orr, D. Clerk.

Thos. S. Gibson Jr.

of Spa. no. Chy.

Alce Gibson et als

to July Rules 1881

Executed by delin
ing Copy of the within
to Thos. S. Gibson

Wm. Ball Elizabeth

Ball and Thos

Gibson or S. S. S. S.

on H. W. S. S. S. S.

Brown Thos. S. S.

on S. S. S. S. S.

Sent G. W. Gibson

Nathaniel Morgan and

Mary Morgan

Thos. S. Gibson Jr.

OFFICE OF

WILLIAM A. ORR,

Attorney and Counsellor at Law,

Will practice in all the Courts of
LEE, SCOTT, WISE AND WASHINGTON COUNTIES,

And in the

FEDERAL COURT AT ABINGDON

PROMPT ATTENTION

GIVEN TO THE COL-
LECTION OF CLAIMS.

Jonesville, Lee County, Va., July 22 1881.

I hereby certify that the Order of Publication
of which the attached is a copy has been
published four successive weeks in
the Lee County Sentinel a weekly news
paper published at Jonesville, Va.

Wm. A. Orr
Editor.

VIRGINIA:—At rolls held in the Clerk's
office of the Circuit Court of Lee county on
Monday the 4th day of July, 1881.
THOMAS S. GIBSON, JR., Plt'ff. } In
VS. } Ch'cy.

ALEX' R. GIBBS & wife et als, Defts }

The object of this suit is to sell the land in
the bill mentioned, being the land owned by
M. M. Gibson, dec'd., at the time of his death
and divide the proceeds thereof among those
entitled thereto; and it appearing from an affi-
davit filed in the case that Eliza Coleman, Alex-
ander Gibbs and Mary J. Gibbs his wife;
James M. S. James Gibson (Thomas A.)
Moses McGibson, Z. S. Gibson, Jr., Z. S.
Hobbs, W. B. Hobbs, M. V. Gibbs, her hus-
band, — Gibbs; M. V. Estes, her husband,
— Estes; Margaret M. Lucas and — Lu-
cas her husband, and James J. Gibson are
nonresidents of the State of Virginia. It is or-
dered that they appear here within month af-
ter due publication of this order and do what
is necessary to protect their interest in this
suit. A copy. Teste:—

Jul 8 4ws6 J. A. G. HYATT, Clerk.

Thos S. Gibson Jr
vs. } Order Pub.
Alex Gibbs vs. wife
et al

Fee \$6 —